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P.O. BOX 3001			ELLIOTT IV,	ELLIOTT IV, BENJAMIN H	
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		2416			
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)		
10/598,578	PANJE, KRISHNA PRASAD		
Examiner	Art Unit		
BENJAMIN ELLIOTT	2416		

	BENJAMIN ELLIOTT	2416				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extension of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the making date of this communication. - If NO period for reply is specified above, the machine altatutory period will apply and will capies SIX (6) MONTHS from the making date of this communication. - If NO period for reply is specified above, the maximum slatutory period will apply and will capies SIX (6) MONTHS from the making date of this communication. - Any reply received by the Office later than three months after the making date of this communication, even if timely filed, may reply exclude by the Office later than three months after the making date of this communication, even if timely filed, may reply as a communication.						
Status						
1)☒ Responsive to communication(s) filed on <u>05 Set</u> 2a)☐ This action is FINAL . 2b)☒ This 3)☐ Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. ace except for formal matters, pro		e merits is			
Disposition of Claims						
4) ☐ Claim(s) 1-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-16 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examine: 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the c Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Se on is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C				
Priority under 35 U.S.C. § 119						
12) ☒ Acknowledgment is made of a claim for foreign a) ☒ All b) ☐ Some * c) ☐ None of: 1.☒ Certified copies of the priority documents 2.☐ Certified copies of the priority documents 3.☐ Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicativity documents have been received (PCT Rule 17.2(a)).	ion No ed in this National	Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(e) (PTO/DZ/CC) Paper Nos()/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

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DETAILED ACTION

 Claims 1-16 have been examined and are pending. Claims 1-16 stand rejected.

Priority

 Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d).

Claim Objections

- Claim 1 and 11 are objected to because of the following informalities: the word "analysing" is misspelled. Examiner suggests "analyzing". Appropriate correction is required.
- Claims 3 and 4 are objected to because of the following informalities: the word "colour" is misspelled. Examiner suggests "color". Appropriate correction is required.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 10 and 16 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 10 and 16 are rejected under 35 U.S.C. 101 because a "software executable..." is interpreted

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as a software program and does not include any functional structure of an apparatus (i.e. hardware structures) to perform the functions. In order for the claimed invention to qualify as a patent eligible process, it must be tied to another statutory class or transform underlying subject matter to a different state or thing. The "software" disclosed in the claims does not qualify as a patent eligible process. See In re Bilski, USCAFC Appeal No. 2007-1130. As such, the claims are not limited to statutory subject matter and are therefore non-statutory.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by United States Patent Application Publication 2002/0055372 A1 to Motohashi (hereinafter "Motohashi").

Regarding Claim 1, Motohashi discloses a method of indicating a signal characteristic in a communication system comprising a first communication apparatus (10) coupled in wireless communication with a second communication apparatus (80) (Motohashi: Figure 4), characterized in that the method includes the steps of:

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(a) receiving one or more wireless transmissions (60) at the second apparatus (80) (Motohashi: [0036]. Opposite party terminal receives an image that has been transmitted.);

- (b) analysing the one or more wireless transmissions (60) as received at the second apparatus (80) to determine at least one characteristic of the one or more wireless transmissions (Motohashi: [0036]. Reception level display is displayed.);
- (c) generating at least one return signal including information describing the at least one characteristic and communicating said at least one return signal from the second apparatus (80) to the first apparatus (10) (Motohashi: [0036]. Transmission image example is received and displayed on opposite party terminal.), and
- (d) receiving the at least one return signal at the first apparatus (10) and presenting said at least one characteristic to at least one user (90) of the first apparatus (10) (Motohashi: [0036]. Quality alarm is generated and displayed.).
- The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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 Claims 2-16 are rejected under 35 U.S.C. 102(b) as being anticipated by United States Patent Application Publication 2002/0081977 A1 to McCune, Jr. (hereinafter "McCune").

Regarding Claim 2, McCune discloses a method of indicating a signal characteristic on a first communication apparatus (McCune: [0011]), characterized in that the method includes the steps of:

- (a) receiving a signal including information describing at least one characteristic of one or more wireless transmissions between a second communication apparatus (80) and a base station of a wireless communication system (McCune: Figure 2 and [0031]. A handset receives signal quality indicators from base stations.); and
- (b) presenting said at least one characteristic to at least one user (90) of the first apparatus (10) (McCune: [0032]. Indicator may be audible or visible to user.).

Regarding Claim 3, McCune discloses a method according to Claim 2 wherein presentation of said at least one characteristic conveyed in the at least one return signal is implemented by modifying a background colour and/or light emission flux of displaying means (20) included in the first apparatus (20) (McCune: [0032]. Light-emitting diode).

Regarding Claim 4, McCune discloses a method according to Claim 3, wherein the background colour is represented in a majority of pixels included in the displaying means (20) (McCune: [0032]. Liquid crystal display method).

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Regarding Claim 5, McCune discloses a method according to Claim 2 wherein, in step (b), presentation of the at least one characteristic is supplemented by a corresponding audio indication (McCune: [0032]. Indicator may be audible or visible to user.).

Regarding Claim 6, McCune discloses a method according to Claim 2, wherein the information received in the signal is indicative of strength of magnetic radiation received at the second apparatus (McCune: [0032]. Signal quality).

Regarding Claim 7, McCune discloses a method according to Claim 2, wherein the signal is received in a repetitive or substantially continuous manner (McCune: [0031]. Received Signal Quality Indicator is continuously monitoring, measuring, and displaying.).

Regarding Claim 8, McCune discloses a method according to Claim 2, wherein the signal conveys the at least one characteristic by way of at least one of:

one or more pulses, one or more tone bursts, phase modulation, digital data streams (McCune: [0033]. The signal can be in the form of a digital signal having a number of bytes.).

Regarding Claim 9, McCune discloses apparatus (10) operable according to a method of Claim 2 (McCune: Figure 3).

Regarding Claim 10, McCune discloses software executable on one or more computing devices for implementing the method of Claim 2 (McCune: [0031]. Computer program or program embedded in memory.).

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Regarding Claim 11, McCune discloses a method of enabling indication of a signal characteristic on a first communication apparatus (McCune: [0032]. Displays signal quality in form of bars. [0030]; first and second wireless devices in communication with one another.), characterized in that the method includes the steps of:

- (a) analysing one or more wireless transmissions (60) between a second communication apparatus (80) and a base station of a wireless communication system to determine at least one characteristic of the one or more wireless transmissions (McCune: [0030]. First wireless station (handset) send a registration number (transmission) to second wireless station (base station). [0031]. Also, base station continuously monitors signal strength of handset.); and
- (b) generating at least one signal including information describing the at least one characteristic and communicating said at least signal to the first apparatus (10) (McCune: An indicator of the characteristic is either displayed on the handset of the user or heard (audible signal) by the user of the handset.).

Regarding Claim 12, McCune discloses a method according to Claim 11, wherein the information conveyed in the at least one signal is indicative of strength of magnetic radiation received at the second apparatus (McCune: [0032]. Signal quality is displayed on the handset.).

Regarding Claim 13, McCune discloses a method according to Claim 11, wherein the at least one signal is communicated to the first apparatus

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(10) in a repetitive or substantially continuous manner (McCune: [0031].
Received Signal Quality Indicator is continuously monitoring, measuring, and displaying.).

Regarding Claim 14, McCune discloses a method according to Claim 11, wherein the at least one signal conveys the at least one characteristic by way of at least one of: one or more pulses, one or more tone bursts, phase modulation, digital data streams (McCune: [0033]. The signal can be in the form of a digital signal having a number of bytes.).

Regarding Claim 15, McCune discloses apparatus (80) operable according to a method of Claim 11 (McCune: Figure 3).

Regarding Claim 16, McCune discloses software executable on one or more computing devices for implementing the method of Claim 11 (McCune: [0031]. Computer program or program embedded in memory.).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN ELLIOTT whose telephone number is (571)270-7163. The examiner can normally be reached on Monday thru Friday, 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Aung Moe can be reached on (571)272-7314. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have guestions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (tollfree). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Auna S. Moe/ Supervisory Patent Examiner, Art Unit 2416 BENJAMIN FILIOTT Examiner Art Unit 2416